

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

Case:2:19-cr-20794
Judge: Berg, Terrence G.
MJ: Whaten, R. Steven

Filed: 12-03-2019 At 03:26 PM

INDI USA V WADE PRESTON STREETER (L

G)

WADE PRESTON STREETER,

v.

VIO: 18 U.S.C. § 2251(a) 18 U.S.C. § 2422(b) 18 U.S.C. § 2252A(a)(2) 18 U.S.C. § 2252A(a)(5)(b)

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INDICTMENT

THE GRAND JURY CHARGES:

GENERAL ALLEGATIONS

At all times relevant to this Indictment:

A boy, MV-13, whose identity is known to the Grand Jury, was a victim of the crimes alleged in Count One. MV-13 has a date of birth in July of 1989.

COUNT ONE

18 U.S.C. § 2251(a) *Production of Child Pornography*

In or about 2004, in the Eastern District of Michigan, the defendant, WADE PRESTON STREETER, did knowingly employ, use, persuade, induce, entice and coerce a minor, specifically, MV-13, who was under 18 years of age, to engage in any sexually explicit conduct for the purpose of producing any visual depiction of such conduct, knowing that such visual depiction would be transported and transmitted using any means or facility of interstate or foreign commerce or in or affecting interstate or foreign commerce, and the visual depiction was produced and transmitted using materials that have been mailed, shipped, and transported in or affecting interstate and foreign commerce by any means, including by computer, and such visual depiction has actually been transported or transmitted using any means or facility of interstate or foreign commerce or in or affecting interstate and foreign commerce; all in violation of 18 U.S.C. § 2251(a).

COUNT TWO

18 U.S.C. § 2252A(a)(2) Receipt of Child Pornography

Between the dates of June 13, 2003 and July 29, 2019, in the Eastern District of Michigan, the defendant, WADE PRESTON STREETER, did knowingly receive child pornography as defined in 18 U.S.C. § 2256(8); and the images received by the defendant had been mailed, shipped, and transported using the Internet, a means and facility of interstate or foreign commerce, and had been mailed, shipped, and transported in or affecting interstate or foreign commerce by any means, including by computer, in violation of Title 18, United States Code, Section 2252A(a)(2).

COUNT THREE

18 U.S.C. § 2252A(a)(5)(B) *Possession of Child Pornography*

On or about August 28, 2019, within the Eastern District of Michigan, the defendant, WADE PRESTON STREETER, knowingly possessed one or more computer hard drives, cell phones, cameras, DVDs, magazines, periodicals, and other material which contained child pornography, as defined in Title 18, United States Code, Section 2256(8) engaged in sexually explicit conduct, that had been shipped and transported using any means and facility of interstate and foreign commerce, had been shipped and/or transported in and affecting interstate and foreign commerce, and were produced using materials that have been mailed, shipped and transported in and affecting interstate and foreign commerce by any means, in violation of Title 18, United States Code, Section 2252A(a)(5)(B).

FORFEITURE ALLEGATION

- 1. The allegations of this Indictment are re-alleged as if fully set forth here, for the purpose of alleging forfeiture, pursuant to Title 18, United States Code, Section 2253 and Title 18, United States Code, Section 2428.
- 2. If convicted of an offense charged and set forth in counts One, Two, or Three, WADE PRESTON STREETER shall forfeit to the United States: (1) any visual depiction described in 18 U.S.C. §§ 2251, 2251A, 2252, 2252A, 2252B, or 2260, or any book, magazine, periodical, film, videotape, or other matter which contains any such visual depiction, which was produced, transported, mailed, shipped or received in violation of Title 18, United States Code, Chapter 110; (2) any property, real or personal, constituting or traceable to gross profits or other proceeds obtained from the offense; and (3) any property, real or personal, used or intended to be used to commit or to promote the commission of the offense, or any property traceable to such property.
- 3. Property subject to forfeiture includes, but is not limited to, the following:
 - (1) HP Laptop, Model 15-ay041wm, Serial Number CND643648D
 - (2) 8 optical discs
 - (3) Seagate Backup Plus portable hard drive, Model SRD00F1, Serial Number NA9S91RJ

- (4) Western Digital portable hard drive, Model My Passport, Serial Number WX91A11R5003
- (5) Maxtor portable hard drive, Model OneTouch 4 Mini, Serial Number 2HAP1GX3
- (6) PNY 32GB USB thumb drive
- (7) Apple iPad Pro, Serial Number DLXTW1YTHPQG
- (8) Apple iPhone 6S Plus, Serial Number F2LSG16VGRX7
- (9) Dell laptop, Model Latitude E6530, Serial Number 40KQ7W1
- (10) DT101 G2 16 GB USB thumb drive
- 4. **Substitute Assets**. If the property described above as being subject to forfeiture, as a result of any act or omission of the defendant:
 - (1) cannot be located upon the exercise of due diligence;
 - (2) has been transferred or sold to, or deposited with, a third party;
 - (3) has been placed beyond the jurisdiction of the Court;
 - (4) has been substantially diminished in value; or
 - (5) has been commingled with other property that cannot be subdivided without difficulty;

it is the intent of the United States, pursuant to 21 U.S.C. § 853(p), as incorporated by 18 U.S.C. § 2253(b) and/or 18 U.S.C. § 2461(c), to seek to forfeit any other property of the defendant up to the listed value.

THIS IS A TRUE BILL.

s/ Grand Jury Foreperson GRAND JURY FOREPERSON

SAIMA MOHSIN

First Assistant United States Attorney Attorney for the United States, Acting Under Authority Conferred by 28 U.S.C. § 515

s/ Matthew Roth

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s/Barbara Lanning

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Email: Barbara.lanning@usdoj.gov

Dated: December 3, 2019

		Case:2:19-	cr-20794		
United States District Court Eastern District of Michigan	Criminal Case Co	DVE MJ: Whaler Filed: 12-03	Judge: Berg, Terrence G. MJ: Whalen, R. Steven Filed: 12-03-2019 At 03:26 PM		
NOTE: It is the responsibility of the Assistant U.S.	Attorney signing this form to co	(2)	/ WADE PRESTON STREETER (L		
Gompanion Case Information	n	Companion Case	Number:		
This may be a companion case based upo	on LCrR 57.10 (b)(4) ¹ :	Judge Assigned:	Judge Assigned:		
□Yes ⊠No		AUSA's Initials:			
Case Title: USA v. Wade P	reston Streeter				
County where offense occu	urred: Wayne and els	ewhere			
Check One: ⊠Felony	Check One: ⊠Felony □Mis		neanor		
Indictment/Inf	prmation no prior com rmation based upon ormation based upon	prior complaint [Ca	se number: 19-mj-30602] plete Superseding section below].		
Superseding Case Information	on				
Superseding to Case No:		Judge: _			
involves, for plea purpos	ional charges or defenda ses, different charges or a matter but adds the addi	idds counts.	or charges below:		
Defendant name	Cha	rges	Prior Complaint (if applicable)		
Diago take notice that the below	listed Assistant Unit	ad States Attaw	nov is the attorney of record for		
Please take notice that the below the above captioned case.	insted Assistant Office	su States Attori	ley is the attorney of record for		
December 3, 2019 Date	211 W. Fo Detroit, MI Phone:313 Fax: 313 E-Mail add	RUSSO nited States Attorn rt Street, Suite 26 48226-3277 3-226-9129 3-226-2372 ress; april.russo(ar #: PA313475	001 @usdoj.gov		

¹ Companion cases are matters in which it appears that (1) substantially similar evidence will be offered at trial, or (2) the same or related parties are present, and the cases arise out of the same transaction or occurrence. Cases may be companion cases even though one of them may have already been terminated.